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9	Attorneys for Plaintiff
10	UNITED STATES DISTRICT COURT
11	NORTHERN DISTRICT OF CALIFORNIA
12	SAN FRANCISCO DIVISION
13	UNITED STATES OF AMERICA, ) No. CR 05-0123 EMC CR 10-0186 EMC
14	Plaintiff, ) [PROPOSED] ORDER EXCLUDING
15	v. ) TIME FROM SPEEDY TRIAL ACT CALCULATION (18 U.S.C. §
16	SUN KEUNG LEE, ) 3161(h)(7)(A))
17	Defendant. )
18	
19	Following their reassignment to this Court, these related cases came on for hearing on
20	June 14, 2011. Defendant Sun Keung Lee appeared in custody with his attorney, Paul Nathan.
21	The government appeared through Assistant United States Attorney Andrew M. Scoble. The
22	parties represented to the Court that they have reached a resolution of both cases, and they
23	requested that they be allowed sufficient time to reduce the agreement to writing, with an
24	exclusion of the otherwise applicable Speedy Trial Act calculation. At the parties' request, the
25	Court set the two cases over for change of plea on June 22, 2011 and excluded time through and
26	including June 22, 2011 to allow the parties time to reduce the agreement to writing (which takes
27	into account the need to arrange for a Cantonese interpreter and to coordinate one or more visits
28	by defense counsel to the defendant's detention facility). The defendant agreed on the record to
	PROPOSED ORDER EXCLUDING TIME [CR 05-0123-EMC/CR 10-0186 EMC]

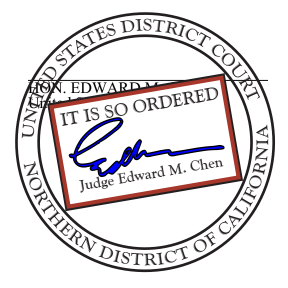
the exclusion of time through and including June 22, 2011.

Accordingly, with the agreement of the parties, and with the express consent of defendant Sun Keung Lee in open court, THE COURT FINDS THAT the ends of justice served by granting a continuance from June 14, 2011 through and including June 22, 2011 outweigh the best interests of the public and the defendant in a speedy trial, because failure to do so would unreasonably deny counsel for the defendant and counsel for the government the reasonable time necessary for effective preparation, taking into account the exercise of due diligence. 18 U.S.C. § 3161(h)(7)(A) & (B)(iv).

THE COURT THEREFORE ORDERS THAT the period from June 14, 2011 through and including June 22, 2011 is excluded from the otherwise applicable Speedy Trial Act computation pursuant to 18 U.S.C. § 3161(h)(7)(A) & (B)(iv).

IT IS SO ORDERED.

DATED: 6/20/11



PROPOSED ORDER EXCLUDING TIME [CR 05-0123-EMC/CR 10-0186 EMC]